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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/020,692	12/14/2001	David Alan Burton	SJO920010194US1	1341
46917 7	590 03/21/2006		EXAMINER	
KONRAD RAYNES & VICTOR, LLP.			NGUYEN, VAN H	
ATTN: IBM37 315 SOUTH B	' EVERLY DRIVE, SUI'	ГЕ 210	ART UNIT	PAPER NUMBER
BEVERLY HILLS, CA 90212			2194	

DATE MAILED: 03/21/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

SUPPLEMENTAL Notice of Allowability

Application No.	Applicant(s)
10/020,692	BURTON ET AL.
Examiner	Art Unit
VAN H. NGUYEN	2194

	VAN H. NGUYEN	2194	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIO of the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED or other appropriate comm GHTS. This application is and MPEP 1308.	in this application. If not inclinurication will be mailed in dusubject to withdrawal from is	uded ue course. THIS
1. This communication is responsive to <u>Applicant's amendment</u>	nts and supporting argume	ents filed 12/08/2005.	
2. The allowed claim(s) is/are <u>1-4, 6-10, 13-23, 25-29, 32-38, -</u>	40-44, and 47 (now renun	nbered 1-38).	
 Acknowledgment is made of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the: 	der 35 U.S.C. § 119(a)-(d)	or (f).	
1. Certified copies of the priority documents have	been received.	•	• ***
2. Certified copies of the priority documents have	been received in Applicati	on No	
 Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). 	uments have been receive	ed in this national stage appli	cation from the
* Certified copies not received:	•		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMITHIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the	requirements
4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give:	ted. Note the attached EX reason(s) why the oath o	AMINER'S AMENDMENT or declaration is deficient.	NOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") must			
(a) including changes required by the Notice of Draftsperso	on's Patent Drawing Revie	w (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
(b) including changes required by the attached Examiner's Paper No./Mail Date	Amendment / Comment of	or in the Office action of	•
Identifying indicia such as the application number (see 37 CFR 1.8 each sheet. Replacement sheet(s) should be labeled as such in the	34(c)) should be written on e header according to 37 C	the drawings in the front (not t FR 1.121(d).	the back) of
 DEPOSIT OF and/or INFORMATION about the depos attached Examiner's comment regarding REQUIREMENT F 			. Note the
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Attachment(s)			
1. ☐ Notice of References Cited (PTO-892)	5. Notice of I	nformal Patent Application (P	PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview S	Summary (PTO-413), ./Mail Date	
 Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 	7. Examiner's	s Amendment/Comment	
 Examiner's Comment Regarding Requirement for Deposit of Biological Material 		S Statement of Reasons for A	
	9. ☐ Other V	VILLIAM THOMSON VISORY PATENT EXAMINE	ER .
	SUPER		

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DETAILED ACTION and ALLOWANCE

- The inadvertent indication regarding double patenting in the previous notice of allowance
 was erroneously made, and is hereby corrected. There is no obviousness-type double
 patenting rejection and therefore, no terminal disclaimer required.
- 2. Claims 1-4, 6-10, 13-23, 25-29, 32-38, 40-44, and 47 have been examined and allowed.

DRAWINGS

3. Formal drawings filed on December 14, 2001 are acceptable.

REASONS FOR ALLOWANCE

- 4. The following is an examiner's statement of reasons for allowance:
- 5. The prior art does not expressly teach or render obvious the invention as recited in independent claims 1, 20, and 35 as amended by Applicant.
- 6. Jones et al. (U.S. 6,134,603) substantially discloses a method for implementing a remote procedure call as described in independent claims 1, 20, and 35 [see figs 3-6 and the accompanying text beginning at col.8, line 3]. However, the claimed "generating a

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client communication object; and generating a server communication object, wherein the client and server communication objects enable communication between the client and the server communication objects; passing the remote method to the client communication object; transmitting to the server communication object, with the client communication object, an invocation method specifying the remote method on one specified remote object to the server communication object; determining, with the server communication object, whether the remote object specified in the received invocation method is accessible through a second server communication object; and transmitting, with the first server communication object, the received invocation method to the second server communication object to execute against the specified remote object; executing, with the second server communication object, the remote method specified in the invocation method on the specified remote object; returning, with the second server communication object, data generated in response to execution of the remote method on the specified remote object to the client communication object" was not uncovered in the prior art teachings.

7. Nor were references uncovered that would have provided a basis of evidence for asserting a motivation that one of ordinary skill level in the art at the time the invention was made, knowing of a method for implementing a remote procedure call in this specific environment, would have integrated or modified to teach the method for implementing a remote procedure call including the specific features as recited in the context of independent claims 1, 20, and 35.

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- 8. Dependent claims are allowed as they depend upon allowable independent claims.
- 9. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

CONTACT INFORMATION

10. Any inquiry or a general nature or relating to the status of this application should be directed to the TC 2100 Group receptionist: (571) 272-2100.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to VAN H. NGUYEN whose telephone number is (571) 272-3765.

The examiner can normally be reached on Monday-Thursday from 8:30AM - 6:00PM. The Examiner can also be reached on alternative Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor WILLIAM THOMSON can be reached at (571) 272-3718.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to: Commissioner for patents P O Box 1450 Alexandria, VA 22313-1450 WILLIAM THOMSON WILLIAM THOMSON WILLIAM THOMSON PATENT EXAMINER